

March 5, 2020

RE: Declared State Health Emergency

THE SUPREME COURT OF WASHINGTON 03/04/2020

IN THE MATTER OF THE RESPONSE BY WASHINGTON STATE COURTS TO THE PUBLIC HEALTH EMERGENCY IN WASHINGTON STATE

ORDER

NO. 25700-B-602

Whereas, the State, County, and Municipal Courts having received an Emergency Declaration from the Supreme Court of Washington,

The Shelton Municipal Court declares an immediate Shelton Municipal Court Local Rule Change:

Hereby invoking SHMGR 37:

SHMGR 37 SUSPENSION OR MODIFICATION OF LOCAL RULES

The court may suspend or modify any of the foregoing rules, in any given case, upon good cause being shown thereof or upon the court's own motion.

[Effective Sept. 1, 2019]

The following Emergency General Rule to be known as SHMGR 37(a) is in place immediately on the Court's own motion:

SHMGR 37(a) Emergency General Rule

3/5/2020

Municipal Court proceedings shall be subject to all Emergency and recommended Health precautions and procedures as enacted by Federal, State, County, and local Shelton City Government that do not impede Constitutional rights.

Stephen D. Greer, Judge, Shelton Municipal Court